Commissioners of Mineral County Condemn Reno Journal For Slandering Citizen

Senator John II What republican Williams at the qualifying age THE OF MINISTER SHIPES INDIANCES GERMAN MARRIAGES Senator Miller in the even of the

20 viille Statis Johnstol

Rom. Novada.

Sentement It would appear to EVENTY YVEARS. writer to but poor policy for

NUMBER OF STREET vada to dismantle and serup their The present company on heat petated that they did not conne that line of tesseers and merce sequence their expenses a sid by lefby a imbumuming owning their power plants, and having an organization composed of several handred on player in Nevada and California with a specialist in each partial r branch of the business.

County of Mineral prenoughs as a county operating a power line has purchased 19.59 miles of 55,000 volte transmission line; and has also onstructed 68.59 miles of additional high-coltage transmission lines are lower cost per mile than any other high-voltage transmission line to Ne valda, if not my western states; critical statement can be verified by my ferring to the records of the Public Service Commission of Nevada-This was made possible only by a non-partison afficults of the board. supervised this sconstruction. A mun's qualification, and not his politica affiliations, were responsible for this employment

"In view of these facts it would seem poor policy for either of the political parties to try and claim credit themselves or discredit to the other, for an undertaking that has required united effort, with careful management, regardless of politics and this non-partisan policy will have to be continued to make this project a success. Yours truly.

HUARD OF COUNTY COMMIS SIGNERS OF MINERAL COUNTY BY HENRY BOERLIN.

Chairman By JOHN WICHMAN,

Member By B. F. BAKER,

TRANSFERS AUTOS COPENHAGEN, Oct 4.- John E. Jehammer, a Danish electrical on gineer, has invented a device which will turn a motorcar into a fire en gine at a minute's notice. The at tahement, which is not much huges

than an ordinary alarm clock, will throw water to a height of 660 feet. Mr. Ellehammer believes his in vention will solve the problem of adequate protection against fire in villages and mansions at a minimum cost

PRESIDENT HARDING TO RETAIN GEN. SAWYER

WASHINGTON, Oct. 24 President Harding is perfectly earlified with the services of Erleau. - i al Sawyer, it was said at the white house, and will not ask his resignation as demanded by the Automat Legion at the national convention last week.

A man by the name of Woodin has been named New York fuel administrator. It rhymes with coal bin, WC SEY

GENERAL PETLURA IS ETON COLLEGE HAS LONG WAITING LIST

Con, but these measures failed to Petiers himself is said to be in move in the same direction bring the desired results. The col- Galicia, outside the furisdiction of unter-casil to the Nevana State Jour. I-ge still has a long waiting list of the Bolsheviki. lawned of county companion applicants and is filled for many the of Whitehal results had a indemned sears to come. The practice is to the Bonanza publishes the news that proper by the attack it made on enter in boy as soon as he is born the day or happens. No rehash in to make sure of his gaining admit, the (elegraphic dispatches. Only a

SHOWING DECREASE

to minute it marranges thefar these time mentle was \$4 per thousand come are another 1914 for and year the manage are been was 25.6 as ampared to 27.7, and the number if doubles were 15.5 no against 15.6;

The corresponding quarter for the car 1913 showed marriages; were 12 Living 28 8 and deaths 16.8

The commissioners letter to the SEVENTY YEARS OLD AND LEARNING GOLF

SEATTLE Wash. Oct. 25 - G. T. Dads Demian, pioneer manufacturer upward front in some of the basic who is obserta sevents velors energy industries. stars to try in force the Mineral and only bears golf four months ago. With regard to internal money and discover and designating the places of call beares. This is with references and in the beginners' tournament banking conditions the andertone is cointing providing for the sale of real the publication in your paper, detect and standard his new confident, and the importance of the publication in your paper, detect as week ago cut and standed his new confident, and the importance of the publication in your paper, detect to five the same and strength of the three large distributions and required the first pupers.

With regard to internal money and directs, and designation of the same than the importance of the importance of the pupers.

With regard to internal money and directs, and designation of the same than the pupers.

With regard to internal money and directs, and designation of the same than the importance of the pupers.

With regard to internal money and directs, and designation of the same than the pupers. count olarers who learned their game this sweden's banking system is mainly coopublic matter by reason of the senson and Dimean soundly defeated _____ tive apponents who ranged from the to to thirty years his junit.

tied our about golf scorer! he sould Golf is a game for young and old Management Geo. W rven Hopper

iron and mechanical industries are pression. The textile industry is

SWEDISH OFFICIALS

ginning of a new business cycle."

to intro years his junit. HOTEL SUITER

SAN FRANCISCO



Calumet possesses the farthest-

reaching baking powder economy. It is the most economical leavening agent. It saves in more ways-and makes more important savings than most other baking powders.

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concentrated is now the same as be months after its entry in the same

All VOV. Sept 25. I wenty in the Thus the total exports of lume expired after the entry of any inter-

which is nearly double the 700 papers by an extraordinary revolutionary faction, especially as new fines of parties to the status of single persons allowed in prewar days.

During the last ten years the name of the Ukraine. Twolve export have recently been added to after the entry thereof, provided, but applying for admittance to fit on partison commutate charged with antihave been so great that the faculty Soviet activities, were given prison going to the United States for sevrock steps to increase the entrance sentences. Of the 42 potsons placed eral weeks and a high quality of
requirements and the cost of the on trial, 15 were sequitted. General saided mathered has also began to

The Bonnza publishes the news the day it happens. No rehash in Nevada, Novembr., 1922 the day it happens. Only a dilar month, delivered at your door.

Bonanza is the paper to buy, says 1. The following consists and smend ments. You'll be please by the Legislatures of 1919 and 1921. and are to be voted upon by the

concurring That section 29 of to 4 of the constitution be mended we are to read as tollows: Sociam 20. The management ed that "the present industrial and rmanclal situation points to the beconstitutes a conservative appraisal of the following caumeraced conservative appraisal that is to say Regulating the fact that is to say Regulating the fact that the spring and summer of this peace and of constables, and fixing vegr have winessed a marked in their compensation; for the punishprovement in the wood products. processent in the wood products, regulating the practice of rost pulps and paper trades, while the parties providing for classes from and mechanical industries are venue in cirl and criminal. noving very slowly out of the de cranting divorces, charges, noving very slowly out of the de cranting divorces, value in pression. The textile industry is nown phits, after a playe and working up to full capacity, and the squares; summaring and impany ing chemical factories are steadily in raint and performed and proposed and providing crossing production. During 1922 for their compensation purposes proposes have in general been practically stabilized, but the tone to consider the election of county and firm and there seems to be a slight confidence of these for state, upward from in some of the basic raing for opening and conducting electromateries. oney paid into the state treasury, or

Nearlyed by the Senate, the Assem-dy concurring, That section 12 of ritcle 4 of the constitution beamend

properly connected therewith, pro-viding for intrelocutory decrees of divorce in certain cases and eliminating what are commonly known as short-terms decrees in divorce cases and repealing Section 22 of an Act entitled "An Act relating to marriage and divorce," approved November 28, 1861, as amended, and all other Acts or parts of Acts in conflict herewith.

The People of the State of Nevada do enact as follows: do enact as follows:

Section 1. Divorce from the bonds
of matrimony may be obtained, by contracted since marriage of either complaint under oath, to the district party, which shall incapacitate such court of the county in which the county of the county in which the county of the county in which the county in either county in either accrued, or in which the plaintiff or defendant shall have resided six (6) months before the suit be brought for the following causes:

First-Impotency at the time of

marriage continuing to the time of d'vorce. Second Adultery, since the mar-

riage, remaining unforgiven.
Third—Wilful desertion, at any
time, of cliher party by the other,
for the period of one year.
Fourth—Conviction of felony or in-

famous crime.

Fifth—Habitual gross drunkenness contracted since marriage of either party, which shall incapacitate such party from contributing his or her share to the support of the family.

Sixth—Extreme cruelty in either party.

Seventh-Neglect of the husband, for the period of one year, to provide the common necessaries of life, when

SENENCED TO DEATH fore the war crisis.

SENENCED TO DEATH Foreign trade shows strong activity. See 3. When six (6) months have LONDON, Oct 9 Even college surrectionists accused of operating her will reach 1,000,000 standards, locatory judgment entered under sec-will open this year with 1,739 pupils under General Petigra during the watch represents the prewar level, the court, on motion, the largest number which has been time be was active against the Sov before the end of the year. allowed to attend at one time Last in government have been sentened. The increasing trade with the (1) the divorce and such final judgment granting term (1124 pupils were enrolled to be shot. They were tried here United States is balled with satisment shall (2) restore each of the which is nearly double the 700 pupils by an extraordinary revolutionary faction, especially as new lines of parties to the status of single perallowed in prewar days. PROPOSITIONS TO BE VOTED ON AT GENERAL ELECTION IN NEVADA NOVEMB'... 1922 stion of the school but if any appeal
is taken from any such interiocutory
informent or motion for a new trial
made, final judgment shall not be
intered until such motion or appeal
has been finally disposed of, nor
then if the motion has been granted
or informent reversed

Sec. 4 Section 22 of an Act entitled
for the action in a proper section of the control of th

me to be voted upon of An Act relating to marriage and the general election of An Act relating to marriage and divorce approved November 28, MERLIN On 6 The number of optimistic official quarter's report Assembly Joint Resolution proposing February 20, 1813, and February 23, 1861, as amended February 23, 1875, as amended February 24, 1875, as amended February 24, 1875, as amended February 24, 1875, as amended Febr

he An Act proposing a legislative sub-stitute for "An Act affecting divorce and matters properly connected therewith, providing for interlocutory decrees of divorce in certain cases and eliminating what are commonly known as short-term de-crees in divorce cases, and repeal-ing Section 22 of an Act entitled 'An Act relating to marriage and divorce,' approved November 28, as arresped, and all other or nate of Acts in conflict have the per sted to this Legis-have by the Societary of State upon initiative petition under Sec-tion 3 of Article 19 of the Constimission of a legislative substitute by the Secretary of State to the qualified electors for approval or rejection at the next ensuing general election.

Approved March 28, 1921 of by potten of more than
your of the qualified electors
Same of Nevada as required
we called "An act affecting
we and matters properly con-SUITER mainly money paid into the state treasury of any county, to the treasury of any county, to the state of engine the indebtedness, liability or some known as short-term decrees the state or person to the state, or to any story of an act entitled 'An act and some or some of the state of the state; become some and repealing section or person to the state; become some and repealing section or person to the state; become some and repealing section of the state; become some state of the state of the state; become some state of the s but nothing in the section shall approved November 28, 1861, as enstroyed to dony or restrict the absenced state of other acts or par sever of the legislature to establish of acts as conflict berewith; and

herein

No. 2

Senate Joint Resolution No. 4 of the Twenty-ninth Session. Proposal to amend the Constitution of the State of Nevada. Resolved by the Senate, the Assemble of the Senate and Assemble of the Senate

bis, no enact as follows: Section 1. The legislature of the are of Nevada, with the approval

riticle 4 of the constitution because of the read as 10 lows.

In case of the death or resignation of the governor, proposes as a leg so if any member of the logislature, lative substitute for An act affecting other senator or assembly man, the divorce and matters properly contounty commissioners of the county betted therewith, providing for intercommunity and person of the same cases and eliminating what are comball amount a person of the same cases and eliminating what are comball amount a person of the same cases and eliminating what are comhall appears a person of the same positive party as the party which decided such sensitive or assembly man in the first such variancy; provided, that his section shall apply only in cases where no general election takes place between the time of such death or resignation and the next succeeding ession of the legislature.

THE DIVORCE LAW
The Act immediately following was proposed to the Legislature of 1921 by initiative petition; that Legislature of 1921 by initiative petition; that Legislature of 25 1861, as amended and approved to the Legislature of 1921 by initiative petition; that Legislature of 25 1861, as amended and approved to the Legislature of 1921 by Initiative petition; that Legislature of 25 1861, as amended and approved to the Legislature of 1921 by Initiative petition; that Legislature of 1921 by Initiative petition; that Legislature of 1921 by Initiative petition; that Legislature of 1921 by Initiative petition of the legislature of 1921 by Initiative petition of 1921 by Initiative petiti

proposed to the Legislature of 1921 to read as follows:

by initiative petition; that Legislature rejected the measure, and proposed a substitute, No. 3 (b), which is also here given. Both of these measures are to be voted on by the people at the general election of 1922, and the one receiving the majority of votes will be the law.

No. 3 (a)

An Act affecting divorce and matters properly connected therewith, providing for intrelocutory decrees of meants before suit be heaven for the plaintiff shall have readed six in which the parties last county in which the parties last county in which the parties last county in which the parties of the county in which the parties are the county in which the cause therefor shall have accurately the county in which the parties are the county in which the cause therefor shall have accurately the county the county the county to the county the county to the county to the county the county to the co the before suit be brought, for following causes:

First-Impotency at the time of is marriage continuing to the time the divorce.

of the divorce.

Second—Additory, since the marriage, remaining inforgiven.

Third—Wilful desort on, at any
time, of either party by the other,
for the period of one year.

Fourth—Conviction of felony or
infamous crime.

Firth—Habitual gross drunkenness
contracted since marriage of either

Sixth—Extreme cruelty in either party.
Seventh—Neglect of the husband, for the period of one year, to provide his common necessaries of life, when such neglect is not the result of poverty on the part of the husband which he could not avoid by ordinary industry; provided, that, unless the cause of action shall have accrued within the county while plaintiff and cause of action shall have accrued within the county while plaintiff and defendant were actually domiciled therein, no court shall have jurisdiction to grant a divorce unless either the plaintiff or defendant shall have been a resident of the state for a period of not less than six months next preceding the commencement of the action. The judgment or decree of divorce granted under the provisions of this act shall be a final decree.

Soc. 2 It shall be the duty of the for the period of one year, to provide the common necessaries of life, when such neglect is not the result of poverty on the part of the husband, which he could not avoid by ordinary industry.

Sec. 2. The judgment or decree of divorce granted under the provisions of this act shall be a final decree; provided, however, that if the court shall find from the evidence produced upon the trial that a reconciliation may be effected between the parties, the court may order the entry of an interfocutory judgment declaring that the party in whose favor the court decides is entitled to a divorce, and from such interiocutory judgment an appeal may be taken within six (6)

Sec. 2 It shall be the duty of the exerctary of state to submit to the qualified electors for approval or rejudicion, at the next ensuing general election, at the next ensuing general election, the foregoing amendment to act affecting divorce and matters properly connected thereith, providing for interlocutory decrees of divorce in certain cases and eliminating what are commonly known as short-term decrees in divorce cases, and repealing section 22 of an act election, at the next ensuing general election, at the next ensuing elect



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